REMARKS

This Application has been carefully reviewed in light of the Office Action mailed June 6, 2008. At the time of the Office Action, Claims 11-20 were pending in this Application. Claims 11-20 were rejected. Claims 1-10 were previously canceled. Claims 11, 14, 19, and 20 have been amended. Applicants respectfully request reconsideration and favorable action in this case.

Rejections under 35 U.S.C. § 112

Claims 11, 14, 19, and 20 were rejected by the Examiner under 35 U.S.C. §112, second paragraph, as being indefinite and failing to particularly point out and distinctly claim the subject matter which Applicants regard as the invention. Applicants amend Claims 11, 14, 19, and 20 to overcome these rejections and respectfully request full allowance of these Claims.

Rejections under 35 U.S.C. § 102

Claims 11 and 18-20 were rejected by the Examiner under 35 U.S.C. §102(b) as being anticipated by U.S. Patent 6,640,105 issued to Sang Rim Shin ("Shin"). Applicants respectfully traverse and submit the cited art does not teach all of the elements of the claimed embodiment of the invention.

"A claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently described, in a single prior art reference." *Verdegaal Bros. v. Union Oil Co. of California*, 814 F.2d 628, 631, 2 U.S.P.Q.2d 1051, 1053 (Fed. Cir. 1987). Furthermore, "the identical invention must be shown in as complete detail as is contained in the ... claim." *Richardson v. Suzuki Motor Co. Ltd.*, 868 F.2d 1226, 1236, 9 U.S.P.Q.2d 1913, 1920 (Fed. Cir. 1989). Applicant respectfully submits that the art cited as anticipatory by the Examiner cannot anticipate the rejected Claims, because the cited art does not show all the elements of the present Claims.

The Examiner stated that *Shin* discloses all the limitations of independent claims 11, 19, and 20. Applicant respectfully disagrees. The present invention is directed to a method

and device for allowing a more efficient decoding of group messages transmitted using a broadcast method in a telecommunication device. To this end, as for example shown in Fig. 4 each group message is assigned to a specific transport channel MC1, MC2, or MC3. These plurality of group messages are then multiplexed onto a coded composite transport multiplex channel CCTrCH. According to the conventional technology, each telecommunication device has to monitor all available transport channels to determine which channel carries a broadcasted group message dedicated for the specific device. According to the independent claims, data sets of a group message are identified with a flag via a first indicator, wherein the first indicator is assigned to the at least one group during the time interval. Thus, the telecommunication device can determine easily through this first indicator whether the message on a specific channel belongs to a group for which the device is a subscriber.

Shin merely mentions a broadcast service in the background section. See, Shin, col. 2, lines 34-60. However, Shin is silent with respect to any group message let alone an assignment of a group message to a specific transport channel. Hence, Shin does not teach anything about how group messages can be assigned and efficiently decoded in a telecommunication device using the universal mobile telecommunication system standard as claimed.

Therefore, Applicant believes that all independent claims are allowable in view of the cited prior art. Applicants respectfully submit that the dependent Claims are allowable at least to the extent of the independent Claim to which they refer, respectively. Thus, Applicants respectfully request reconsideration and allowance of the dependent Claims. Applicants reserve the right to make further arguments regarding the Examiner's rejections under 35 U.S.C. §103(a), if necessary, and do not concede that the Examiner's proposed combinations are proper.

Information Disclosure Statement

Applicants would like to bring to the Examiner's attention that Applicants filed an Information Disclosure Statement on December 14, 2007. Applicants respectfully request that the Information Disclosure Statements be considered and cited in the examination of the above-referenced application. Applicants attach a copy of the Information Disclosure

Statement and PTO/SB/08a form filed on December 14, 2007 for the Examiner's convenience and a copy of the Electronic Acknowledgement Receipt evidencing receipt by the Patent Office.

Association of Customer Number and Change of Correspondence Address

Applicants respectfully request that all papers pertaining to the above-captioned patent application be associated with Customer No. 31625, and direct all correspondence pertaining to this patent application to practitioners at Customer Number 31625. All telephone calls should be directed to Andreas Grubert at 512.322.2545. A Revocation and Power of Attorney is filed herewith.

CONCLUSION

Applicants have now made an earnest effort to place this case in condition for allowance in light of the remarks set forth above. Applicants respectfully request reconsideration of all pending Claims.

Applicants believe there are no fees due at this time, however, the Commissioner is hereby authorized to charge any fees necessary or credit any overpayment to Deposit Account No. 50-2148 of Baker Botts L.L.P.

If there are any matters concerning this Application that may be cleared up in a telephone conversation, please contact Applicants' attorney at 512.322.2545.

Respectfully submitted, BAKER BOTTS L.L.P.

Attorney for Applicants

Andreas Grubert Reg. No. 59,143

Date: September 4, 2008

SEND CORRESPONDENCE TO: Baker Botts L.L.P. CUSTOMER ACCOUNT NO. **31625** 512.322.2545 512.322.8383 (fax)